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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/086,737	03/04/2002	Jukka Kela	1030.41370X00	2202	
20457	7590 05/04/2005		EXAMINER		
ANTONELLI, TERRY, STOUT & KRAUS, LLP 1300 NORTH SEVENTEENTH STREET			DUONG,	DUONG, THOI V	
SUITE 1800		5E1	ART UNIT	PAPER NUMBER	
ARLINGTON, VA 22209-3873			2871		
			DATE MAILED: 05/04/200	DATE MAILED: 05/04/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
	10/086,737	KELA ET AL.
Office Action Summary	Examiner	Art Unit
	Thoi V. Duong	2871
The MAILING DATE of this communication appeared for Reply	ears on the cover sheet with the c	orrespondence address
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply lf NO period for reply is specified above, the maximum statutory period we Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	6(a). In no event, however, may a reply be tim within the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEE	ely filed will be considered timely. the mailing date of this communication. (35 U.S.C. § 133).
Status		
Responsive to communication(s) filed on <u>08 Fe</u> This action is FINAL . 2b) ☐ This Since this application is in condition for allowan closed in accordance with the practice under E.	action is non-final. ce except for formal matters, pro	
Disposition of Claims		
4) ☐ Claim(s) 19-40 is/are pending in the application 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 19-40 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	n from consideration.	
Application Papers		
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) acceedable ac	epted or b) objected to by the Elrawing(s) be held in abeyance. See on is required if the drawing(s) is objected.	37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priori application from the International Bureau * See the attached detailed Office action for a list of	have been received. have been received in Application ty documents have been receive (PCT Rule 17.2(a)).	on No d in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary (Paper No(s)/Mail Dai 5) Notice of Informal Pa 6) Other:	

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DETAILED ACTION

1. This office action is in response to the Amendment filed February 08, 2005.

Accordingly, claims 19, 21-24, 31 and 32 were amended, claims 1-18 were cancelled, and new claims 35-40 were added. Currently, claims 19-40 are pending in this application.

Response to Arguments

2. Applicant's arguments with respect to claims 19, 31 and 32 have been considered but are moot in view of the new ground(s) of rejection.

Claim Objections

3. Claim 19 is objected to because of the following informalities: claim 19 recites the limitation "the periphery" in line 12. There is insufficient antecedent basis for this limitation in the claim. Appropriate correction is required.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 19-40 are rejected under 35 U.S.C. 103(a) as being unpatentable over Inubushi et al. (Inubushi, USPN 6,604,453) in view of Hasegawa (USPN 6,608,664 B1).

Re claims 19 and 32, as shown in Figs. 1-4, Inubushi discloses a method for arranging a liquid crystal display, comprising:

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attaching a liquid crystal display 4, including a window comprising a window cover 2 which covers the liquid crystal display to provide protection thereof, to a housing including first and second housing parts 9 and 1, wherein the first housing part 9 covers a side periphery of the liquid crystal display and a bottom surface of the liquid crystal display, and the second housing part 1 covers a periphery of a top surface of the liquid crystal display, and wherein the housing including a cavity located between side walls of the housing and a side periphery of the liquid crystal display (Fig. 3):

applying an elastic member 7 between a top surface of the liquid crystal display and the second part 1 of the housing, the elastic member 7 contacting the first housing part 9 and including a portion which contacts an under surface of the window to seal a space between a top of the liquid crystal display and the under surface (see Fig. 4 below),

wherein, re claim 31, the elastic member 7 establishes a pressure on the top surface of the liquid crystal display 4 which retains the relative position between the liquid crystal display and the housing parts (col. 4, lines 33-38);

wherein the elastic member 7 surrounds an inner periphery of the second housing part 1 with the elastic member 7 applying a retaining force on a top surface of the liquid crystal display 4 (col. 4, lines 48-52);

wherein, re claim 20, the elastic part 7 surrounds an inner periphery of the second housing part 1;

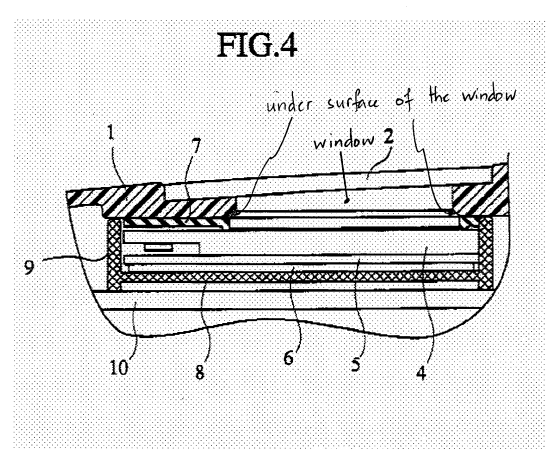
wherein, re claim 21, the elastic part 7 (rubber sheet) is flexible and is located on the second housing part 1 to provide pressure on the liquid crystal display 4 and provide Art Unit: 2871

a dust-proof seal between the window of liquid crystal display and the housing (col. 4, lines 48-52); and

wherein, re claim 34, 35 and 38-40, the elastic member 7 contacts the second housing part 1.

Re claims 22-24, as shown in Fig. 4, Yamanaka discloses a side connector located on the left of the liquid crystal display 4 and a printed circuit board 10.

Finally, re claims 25-30, 36 and 37, Yamanaka discloses a communication terminal such as a mobile phone comprising the display arrangement shown above (col. 1, lines 6-8).



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It is noted that the window is an opening in relation to the second housing part 1 on top of the liquid crystal display 4 and the inner periphery of the elastic member 7 contacts the under surface of the opening as shown in Fig. 4 above.

Inubushi discloses a method that is basically the same as that recited in claims 19 and 31-33 except for applying an adhesive member along a periphery of a bottom surface of the liquid crystal display and attaching the liquid crystal display to a first housing part.

As shown in Fig. 2, Hasagawa discloses a method for arranging a liquid crystal display 100 comprising applying an adhesive member 106 along a periphery of a bottom surface of the liquid crystal display and attaching the liquid crystal display to a first housing part 105 to securely fix the liquid crystal display to the housing (col. 2, lines 41-46).

Thus, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the method of Inubushi with the teaching of Hasegawa by applying an adhesive tape along a periphery of a bottom surface of the liquid crystal display and attaching the liquid crystal display to a first housing part to prevent the liquid crystal display from being dislocated or deformed due to vibration or shock (col. 2, lines 41-46).

Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP

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§ 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37

CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within

TWO MONTHS of the mailing date of this final action and the advisory action is not

mailed until after the end of the THREE-MONTH shortened statutory period, then the

shortened statutory period will expire on the date the advisory action is mailed, and any

extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

the advisory action. In no event, however, will the statutory period for reply expire later

than SIX MONTHS from the date of this final action.

7. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Thoi V. Duong whose telephone number is (571) 272-

2292. The examiner can normally be reached on Monday-Friday from 8:30 am to 4:30

pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Robert Kim, can be reached at (571) 272-2293.

ROBERT H. KIM SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2800

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Thoi Duong

04/28/2005